Exhibit B

UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF PENNSYLVANIA

IN RE: : Case No. 23-10763-amc

STREAM TV NETWORKS, INC. CH: 11

: Philadelphia, Pennsylvania AND NETWORKS, INC. AND

TECHNOVATIVE MEDIA, INC. : December 4, 2024

: 12:53 p.m.

BEFORE THE HONORABLE ASHELY M. CHAN UNITED STATES BANKRUPTCY JUDGE

APPEARANCES:

For the Chapter 11 Trustee: Michael D. Vagnoni, Esq.

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SeeCubic, Inc.: Marley Brumme, Esq.

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Also Appearing: Rediah Braham

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WITNESSES:				
William Homony (By Mr. Thompson) (By Mr. Michaels) J. Scott Victor	24	52		
(By Mr. Swick) (By Mr. Vagnoni)	61 71			

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1
    DECEMBER 4, 2024
                                                           12:53 P.M.
 2
              THE COURT: The 1:00 matter is the matter of Stream
    TV Networks. It is a motion to approve a sale.
 3
 4
              I know we have several parties in the courtroom.
 5
    will take their appearances first, and then we will go to the
 6
    people on the phone.
 7
              MR. GEORGE: Good morning, Your Honor. Ed, Edmond
 8
    George.
 9
              THE COURT: It is afternoon. I always say --
10
              MR. GEORGE: Good afternoon, Your Honor.
11
              Edmond George and Michael Vagnoni from the Obermayer
12
    firm on behalf of William Homony, the Chapter 11 Trustee.
13
              MR. COREN: Good afternoon, Your Honor.
14
              Steve Coren, Special Counsel for the Trustee.
15
              THE COURT:
                           Okay.
16
              MR. THOMPSON: Good afternoon, Your Honor. John
17
    Thompson, as well as my colleague, Adam Swick, from Akerman.
18
    On behalf, excuse me, on behalf of VSI.
19
              MR. DEMARCO: Good morning, Your Honor.
20
              Andrew DeMarco from the Devlin Law Firm, here on
21
    behalf of Rembrandt, with my co-counsel, Chris Michaels, also
22
    from Rembrandt.
2.3
              THE COURT: Sir, do you want to put your name of the
24
    record? Come on up to the podium.
25
                           My name is Rediah Braham (phonetic).
              MR. BRAHAM:
```

```
1
    I'm a creditor from Stream TV.
 2
               THE COURT:
                           Okay.
 3
                            They owe me a lot of money.
              MR. BRAHAM:
 4
               THE COURT: Okay.
 5
              MR. BRAHAM: I'm a very poor guy. I cannot afford to
 6
    aet --
 7
               THE COURT:
                          Oh.
 8
              MR. BRAHAM: -- a lawyer or anybody.
 9
              THE COURT:
                           Okav.
              MR. BRAHAM: But right now, Mathu is offering us 90
10
11
    cents to a dollar. I am very humbly requesting to kindly give
12
    the company back to Mathu and let him pay everybody so we can
13
    survive.
14
               THE COURT:
                          Okay.
15
              MR. BRAHAM: I just wanted to say that.
16
              THE COURT:
                          No problem.
17
              MR. BRAHAM:
                            Thank you.
              THE COURT: Thanks for letting us know.
18
19
              MR. BRAHAM:
                            Thank you.
20
              THE COURT:
                           Okay. All right. So I thought perhaps
21
    you would -- did you want to say something? Pam is giving me a
22
    look.
2.3
               Yeah, go ahead. What is your thought?
24
               THE CLERK:
                           There might be people on the phone.
25
                           Oh, I forgot. I am sorry. Yeah, people
               THE COURT:
```

```
1
    on the phone.
 2
              Would you please put your appearance on?
 3
              MS. EBECK: Good afternoon, Your Honor. Keri Ebeck
 4
    on behalf of Leia Inc. I also have my co-counsel Michael
    Watters on the phone. If any -- we are basically here to
 5
 6
    listen, but if anything comes up, Mr. Watters will be handling.
 7
              THE COURT: All right. Thanks, Ms. Ebeck.
 8
              Anyone else on the phone?
 9
                     Okay. That was easy.
              Good.
              All right. Mr. George, I thought perhaps you could
10
11
    do a proffer. Would you want to do a proffer?
12
              MR. GEORGE: I will, Your Honor. DO you want to --
13
                          Unless you guys --
              THE COURT:
14
              All right.
                          Well, you do the proffering, and we will
15
    see what they say.
16
              MR. GEORGE:
                           Okay.
17
              THE COURT:
                          Okay.
              MR. GEORGE: Your Honor, I will deal with the other
18
19
    exhibits and things after I am done with the proffer.
20
              We have two witnesses today, Mr. Homony who is the
21
    Chapter 11 Trustee, and Mr. Victor. They have both filed
22
    declarations in this case which we have marked in our Exhibit
2.3
    Book as 1 and 2. We have asked that those be moved into the
24
    record.
25
              If called to the stand, Mr. Homony would testify
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```
1
    consistent with his declaration;
2
              That he was retained as a Chapter 11 Trustee in this
 3
    case after the management was removed pursuant to a motion to
 4
    appoint a Chapter 11 Trustee;
 5
              That he retained SSG Capital advisors to conduct the
    sale process for the assets;
 6
 7
              That he has experience as a trustee in this vicinage;
              That he had robust and good-faith negotiations with
8
    Hawke and SLS that resulted in the Hawe settlement;
9
10
              That he approved putting the Debtor's assets up for
11
    sale;
12
              He approved the stalking horse bid and designated the
13
    stalking horse bidder as the successful or winning bidder,
14
    there having been no parties expressing any interest in the
15
    purchase of the assets, even following the subsequent and
16
    additional teaser information that Your Honor directed at the
17
    hearing on the bidding protections;
              That his decision to sell was grounded in business
18
    judgment based on the fact that when he took over the case,
19
20
    there was no money in the case. The Estates were
21
    administratively insolvent. The Estates have been in a
22
    protracted fight with the secured creditors for a number of
2.3
            There had been three previous bankruptcies, two of
    which were dismissed on the basis of bad faith;
24
25
              That the Bankruptcy Court provided a very limited
```

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1
    extension of time within which the Trustee could find a
2
    purchaser for the property, or for the assets;
 3
              That he applied to the Bankruptcy Court for an
 4
    extension of the automatic stay, and was given until July 15th
 5
    to effectuate the transfer or the settlement, with a July 15th
    scheduled hearing date in the Delaware 225 action;
 6
 7
              The Trustee made a decision that selling the assets
    pursuant to the sharing and settlement agreement with Hawk was
8
9
    in the best interest of the creditors;
10
              That at the time, there was a lawsuit that gave the
11
    secured creditors relief to go back to Delaware to redo the
12
    Board of the Debtor's;
13
              That there were no business activities, no workers,
14
    no factory, no raw materials, no finished goods, no WIP, a
15
    bonding machine that was palleted and located in China, and no
    accounts receivable, as well as $3 million in purported
16
17
    administrative expenses in favor of the Lewis Brisbois firm.
18
              Accordingly, the Trustee, based on those factors,
19
    made a decision to sell the assets of the property.
20
              The Trustee did meet with and tried to work with Mr.
21
    Rajan and VSI to entertain legitimate proposals from VSI to buy
22
    or restructure the operations of the Debtor. Neither VSI or
2.3
    Mr. Rajan ever demonstrated a viable proposal that was
24
    supported by a commitment of a financial nature that would
25
    allow the Trustee to make a decision to make an arrangement
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```
1
    with Mr. Rajan or VSI.
 2
              That he requested VSI fund a DIP in order to fund
    litigation in the case, which VSI failed to do, and the Trustee
 3
 4
    eventually settled with Hawk.
 5
              And even after the Hawk settlement, the Trustee
    continued to discuss potential acquisitions with the VSI
 6
 7
    parties, so much so that he held off on filing the procedures
    motion for about ten days while he continued to communicate
 8
 9
    with the Hawk parties, or I mean the VSI parties, but within
10
    that time, there was no proposal that was made;
11
              That the Trustee authorized the sale motion and
12
    procedures motions, that he reviewed the results of SSG's
13
    efforts and believes that a robust and full marketing of the
14
    assets have occurred.
15
              He has reviewed the results of the sale process, and
16
    having received no bids, has concluded in the exercise of
17
    business judgment, that the stalking horse bid in the highest,
    best, and only bid for the assets of the Estate. And that was
18
19
    all Mr. that Homony would testify.
20
              THE COURT: Okay. All right. Did you gentlemen want
21
    to respond to the proffer that was made?
22
              MR. THOMPSON: Well, Your Honor, on behalf of VSI, I
    would object to the timing and sufficiency of the testimony
23
    that has been put in by proffer. But we will, of course, get
24
25
    an opportunity to cross-examine both witnesses.
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I think there is a preliminary matter though, Your
Honor, that I think we need to take up based upon these
proffers and the declarations that were filed yesterday for
something that was filed this morning, which was an amended
order, form of order, for this sale.
          Your Honor, I quess, let me take the podium, because
it is going to be a minute.
          THE COURT:
                      Okay.
         MR. THOMPSON: Your Honor, I have been doing this a
       And to say that this is one of the more exceptional
last-minute orders I have seen would be putting it graciously.
          This sale order demonstrably changes the terms of the
agreement, and ultimately, the sale, that this Trustee purports
to want to do with this stalking horse. It bears very little
resemblance to what this Court approved in the 9019 sale or
9019 settlement agreement providing for a sale.
          It includes unconstitutional releases, injunctions,
gatekeeper provisions, a whole ration of relief. And it is all
being granted, I guess, at the 11th hour by the Trustee and
asking this Court to bless it, because this stalking horse
bidder will not go forward on the agreement that they struck in
May and ultimately had approved in June. They have been
telling us for months and months as we tried to propose
alternatives and ask this Court to reconsider that 9019
settlement agreement.
```

Ιt

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It is not -- there is nothing we can do about it.
 2
    is too -- it is binding. So if it is binding, it is also
    binding upon the Hawk parties.
                                    This stalking horse bidder came
 3
 4
    to this process saying that they would abide by the agreement
 5
    that was struck in June and that this Court approved. They are
 6
    not doing that.
 7
              This Trustee is now saying that because they might
    back out and they will not agree without the Court blessing
 8
 9
    this additional relief. It is quite a red line. Unless they
10
    do that, excuse me --
11
              THE COURT: Let's listen to Mr. George.
12
              MR. THOMPSON: Unless they do that, this sale isn't
13
    going through, at least that is what we read. And I don't
14
    think it is very complicated, Your Honor.
15
                          Let's just drill down to the specifics.
              THE COURT:
16
    The one provision of the revised sale order that I had a
    question about was that all along, it was my understanding that
17
    Hawk was taking the position that if I agreed to the sale, that
18
19
    whatever litigation you may face by VSI and Rembrandt, you were
20
    going to face.
21
              But when I read the paragraphs 13, 14, and 15 of the
22
    sale order, it sort of purports now to making me a gatekeeper
23
    to any kind of litigation. That was my understanding of that,
24
    of those provisions. And the concern I had about those
25
    provisions are that I don't care to be that gatekeeper.
                                                              If I
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1
    do authorize the sale, then whatever litigation they may want
 2
    to bring, they are going to bring.
              MR. GEORGE: Well, Your Honor, first of all, let me
 3
 4
    just say two things. I think Mr. Thompson is a little over his
 5
    skis what he says that --
              THE COURT: All right. Well, let's just assume
 6
 7
    everyone is emotional. I know, I mean, you guys are all going
 8
    to count, you know --
 9
              MR. GEORGE: But that is just -- yeah. But to say --
10
                         -- paint the other person as, you know.
              THE COURT:
11
              MR. GEORGE: Understood. But to say that there is
12
    any indication that Hawk isn't going to close, it is just wrong
13
    and improper.
14
              THE COURT:
                         Well, but what they are saying is that --
15
                           It's a form of --
              MR. GEORGE:
16
              THE COURT: -- what they are saying is that it is --
    let's do this. Let's not respond, and preferably, let's not
17
18
    state things emotively. All right? So let's just take away
19
    what he was saying. He was saying that there are provisions in
20
    there that are either unconstitutional, that there is a lot of
21
    changes. And I would have to agree with him, Mr. George, there
22
    are a lot of changes.
                           We had to review these changes today.
2.3
                           Understood, Judge.
              MR. GEORGE:
24
              THE COURT:
                          But specifically, the point that I just
25
    raised is something that is near and dear to their heart, that
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```
1
    they have been hopping mad since the beginning of time about
 2
    what you guys want to do here with regard to their licensing
 3
             And they do seem to want to sue someone.
 4
              So I am not going to be the gatekeeper of that
 5
    litigation. I am not going to decide if something is
 6
    meritorious. So at this point, I am not really interested in
 7
    making those revisions to the sale or that you suggested.
 8
              So you could respond to that point.
 9
              MR. GEORGE: No, that is fair enough, Your Honor.
10
    Because I think the Trustee's intention, and I think we have
11
    said all along is that we are selling interests in these
12
    downstream entities. And if the parties on that side of the
13
    table feel like they have claims, nothing we are doing is going
14
    to change that because we don't own those downstream assets.
15
              THE COURT: Okay. So reconcile what these new
16
    paragraphs say though.
17
              MR. GEORGE:
                           Well --
18
              THE COURT: These new paragraphs now say that I'm
19
    supposed to be a gatekeeper.
              MR. GEORGE: -- sure. I can work on this with the
20
21
    counsel to Hawk, and maybe we can address that.
22
              THE COURT:
                          Okay.
23
                          Thank you, Your Honor. Yes.
              MR. COREN:
    confirmed, their -- the litigation and the claims of SeeCubic
24
25
    or of Rembrandt that are going on in the District of Delaware
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1
    right now, and any claim that intellectual property litigation
 2
    is going to move forward against the Debtors an assumed
 3
    liability under the asset purchase agreement, as is made clear
 4
    in the order.
                   That is not subject to the gatekeeper provision.
 5
    That is going to go forward and that litigation is going to be
 6
    able to move forward. And if that needs to be made more clear
 7
    here, we absolutely will.
              THE COURT: Okay. I just want to clarify that VSI
 8
 9
    and Rembrandt are going to have the right to pursue all of
10
    their arguments with regards to the infringements. Okay?
11
              MR. MICHAELS: That is absolutely, correct, Your
12
    Honor.
13
                          And right now, I don't feel like that
              THE COURT:
14
    language is clear.
15
                           Your Honor?
              MR. GEORGE:
16
              THE COURT: Yeah?
              MR. MICHAELS: With respect --
17
              MR. GEORGE: Before Mr. Michaels starts --
18
19
              THE COURT:
                          Uh-huh.
20
              MR. GEORGE: -- is he a witness or a lawyer?
21
    the last time he sat at that table and he testified. I know
22
    you said don't be emotive.
2.3
              MR. MICHAELS: I am a lawyer.
24
              MR. GEORGE: I am doing everything I could do.
25
    Coren left a dent in my knee from kicking me because I sat
```

```
1
    while Mr. Michaels testified and advocated at the same time.
 2
    So I would like that clarification. Why is he here, is he a
              If he is, he can't make presentations.
 3
    witness?
 4
              THE COURT: I thought he was a lawyer.
 5
              Are you a lawyer, sir?
              MR. MICHAELS: Yeah, I am serving as an attorney for
 6
 7
    Rembrandt 3D.
 8
              THE COURT: Okay. He is serving as an attorney, so
 9
    he is making argument.
10
              MR. GEORGE: Fair enough.
11
              THE COURT: Okay.
12
              MR. MICHAELS: Your Honor, I would like to read, not
13
    -- no -- you said, let's get to what the facts are rather than
14
    emotive response. Well, the language they added to Section EE
15
    in the proposed order states the Buyer asserts that it will --
16
              THE COURT: Yeah, I read that.
17
              MR. MICHAELS: -- not consummate the transaction.
18
              THE COURT: Okay. So they are going to take
19
    responsibility for assumed liabilities, at the assumed
20
    liabilities are your litigation. We looked at the defined term
21
    of assumed liabilities, and that is part of it.
22
              Let's just all agree to the concept. I am telling
2.3
    you right now that I am not approving any sale order unless
24
    they preserve their rights to go after Hawk in connect
25
              MR. MICHAELS: Understood, Judge.
```

```
1
                                Hawk, would you like to say
              THE COURT:
                          Okay.
 2
    something?
 3
              MR. CAPONI: Yes, Your Honor.
                                              Just to be clear, Hawk
 4
    is not the purchaser or the stalking horse. Hawk is the
 5
    collateral agent SeeCubic, so --
              THE COURT: Okay. When I say Hawk --
 6
 7
              MR. CAPONI: -- if we are going after somebody --
              THE COURT: -- it's like the umbrella.
 8
 9
              MR. CAPONI: -- like, let's try to drop Hawk if we
    don't --
10
11
              THE COURT: Sure.
12
              -- we can be a little clearer about that, that is
13
    all.
14
              THE COURT:
                         Yeah, whoever the Buyer is, they are --
15
              MR. CAPONI: We are going to buy it.
16
              THE COURT:
                          -- going to face all of this litigation.
17
              MR. CAPONI:
                           That is correct, Judge.
18
              THE COURT: Okay.
19
              MR. THOMPSON: So Your Honor, to be clear, and we can
20
    submit testimony and we are here with witness of our own, the
21
    action that initiates the right to sue, the transfer, is the
22
    closing. Right? Stream has a license from Rembrandt and it is
2.3
    perfectly valid. They have not committed any IP infringement.
24
    I asked them to clarify, is Scott Victor running around
25
    providing offering for sale assets of the company covered by
```

2

3

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24

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Right? We believe they are.
our license.
          Rembrandt's position is actually, we don't have the
right to sue Stream and its executives because they have a
valid license to our technology. What they don't have the right
to do is to transfer our trade secrets to another party --
          THE COURT: I understand.
          MR. THOMPSON: -- and effectively, what they are
doing.
          THE COURT: I understand.
                        And so what I am saying is the day of
          MR. MICHAELS:
the closing, SCBV, Stream, all of its officers, are violating
1830 -- U.S.C. 1832, right? Not the day before, not the
        That is the transaction that does it. And those that
are receiving it are likewise violating that statute.
                                                       And SCBV
is implicated, Stream, all of the executives involved.
          And this is purporting, the reason I started reading
this clause is I think it is the most important thing that they
have submitted. The Buyer is unwilling to proceed. There was
an asset purchase agreement that was submitted for everybody
to, you know, to get approved, and there was a 9019 settlement.
And they are not willing to proceed, that is what they have
said. Unless we get these unique protections that you are just
providing five minutes before I got in my car to drive to this
hearing today, they are not going to proceed.
          So they have told us everything we need to know.
```

```
1
    This sale isn't happening.
                                I would move, at the beginning of
 2
    this, to say this sale is no longer before this Court, the
 3
    Buyer won't go.
 4
              THE COURT:
                          I just clarified that if the sale does go
 5
    through, you will be able to sue the Buyer.
 6
              MR. MICHAELS: With respect, Your Honor. That is an
 7
    issue I certainly care deeply about. The issue I am bringing
    before, the nuance of what I am stating today is that there was
 8
 9
    a motion to approve the (audio interference) purchase and the
10
           And the Buyer has told the Trustee they are unwilling to
11
    proceed unless the deal that they sought approval for changes,
12
           They are calling off the sale.
    right?
13
              My request is that the motion be denied and they come
14
    back again when they have worked out what their asset purchase
15
    agreement is going to be and we have a time to actually respond
16
    to the asset purchase agreement being asked for approval for
17
    this Court.
18
              THE COURT:
                          I am confused by how you are
19
    characterizing this. They did make a lot of changes.
20
    assumed liabilities definition includes the litigation you guys
21
    have, so the Buyer is agreeing to still be on the hook for
22
    that. So what changes are they asking for that makes this sale
23
    not able to go forward?
24
              MR. MICHAELS:
                              They have -- I mean, I am looking
25
    right at Section EE, and it says, specifically, unless the
```

```
1
    asset purchase agreement specifically provides, and this Court
 2
    specifically orders, that the Buyer, its properties, its
    successors and assigned and their respective property and the
 3
 4
    assets will not have any liability whatsoever with respect to
 5
    require to satisfy in a manner whether in law and equity,
 6
    whether by payment, setoff or otherwise, directly or
 7
    indirectly, any claim or lien or any successor or transfer
    liability, excuse me, ability for either of the Debtors, other
 8
 9
    than the assumed liabilities.
10
              THE COURT: Other than the assumed liabilities.
11
    they are in the assumed liabilities.
12
              MR. MICHAELS: I understand Rembrandt is in the
13
    assumed liabilities.
                          That, and I do appreciate that your
14
    statements with regard to Rembrandt's claims. But Your Honor --
15
                          The Debtor can't get sued anymore, right?
              THE COURT:
16
              MR. MICHAELS: -- what I am raising --
17
              THE COURT:
                         Uh-huh.
              MR. MICHAELS: -- is that this is not the asset
18
19
    purchase agreement that they moved for approval. They have
20
    radically changed it.
21
                         In what way have they radically changed
              THE COURT:
22
    it?
                             Well, I am looking at a redline
2.3
              MR. MICHAELS:
24
    agreement which I have had five minutes to read. So I would
25
    ask for a continuance for the opportunity to answer that
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```
1
    question fulsome.
 2
              THE COURT: Summarize for me, give me, like, the
    biggest ticket item --
 3
 4
              MR. MICHAELS:
                             The point is, Your Honor, five minutes
 5
    was insufficient time for me to review all of the changes.
              THE COURT: You said the purchase agreement has
 6
 7
              I agree that there were revisions, but I had time to
 8
    look at the blackline. I had concerns, and I just raised my
 9
    concerns with them to clarify that your litigation will go
    forward. But other than that, can you even point to something
10
11
    that is --
12
              MR. MICHAELS: Your Honor, I can, right?
13
              THE COURT: Yeah?
14
              MR. MICHAELS: Your Honor pointed to the gatekeeper
15
    provision.
16
              THE COURT:
                          Right.
              MR. MICHAELS:
17
                             I will point to the injunction.
18
              THE COURT: And I am striking that. There is -- you
19
    are going to be able to go after the Buyer.
20
              MR. MICHAELS: And the injunction, the injunctive
21
    relief that they have got in -- that they are suggesting in 14?
22
              THE COURT: The injunctive relief --
23
              MR. MICHAELS: -- right? They are looking for
24
    injunctive relief for these stalking horse bidders as protected
25
    parties under this revised agreement, which basically --
```

```
1
                          All right. Let me just make this clear.
              THE COURT:
 2
              MR. MICHAELS: Okay.
              THE COURT: You guys, Rembrandt and VSI, you can go
 3
 4
    crazy with whatever litigation you want against the Buyer.
 5
    Period. End of story.
              I will make sure that if I do enter the sale order
 6
 7
    you have got those rights. Okay?
 8
              MR. MICHAELS: Your Honor, the problem is, they are,
 9
    the stalking horse bidder, through the Trustee, is now making
10
    this as Mr. Michaels clearly pointed out in their own language,
11
    the contingency for their participation in this sale.
12
              THE COURT: But they have asked for things in the
13
    blackline proposed sale order that I am not going to give them.
14
    It seemed to me that were asking me to be a gatekeeper for your
15
    litigation against them. I am not going to do that.
16
              So what other changes are there to the proposed sale
    order that you think is so dramatic?
17
              MR. MICHAELS: Well, I think it is exceptional that
18
19
    they are actually suggesting that they are not prepared unless
20
    they get it.
                  Which means, if Your Honor is not going to give
21
    it, they are not prepared to close.
22
              THE COURT: Okay. Well, I just told them that I am
23
    not going to give it to them, and they said okay.
24
              MR. MICHAELS: So I think what we need is a
25
    representation from the stalking horse bidder today and now
```

```
1
    that they will close, notwithstanding the fact that Your Honor
2
    will not provide that relief.
              THE COURT: Go ahead, Ms. Brumme.
 3
 4
              MS. BRUMME: Good afternoon, Your Honor.
 5
              Marley Brumme from Skadden Arps for the Buyer, the
    stalking horse bidder, SeeCubic Inc.
 6
 7
              I am not sure where Counsel has gotten the idea that
8
    we are backing out of this as a purchase agreement or the sale
9
    in any way, shape, or form. And I am certainly not sure where
    they have gotten the idea that there has been discussions of
10
11
    that that they haven't been a part of between our client and
12
    the Trustee.
13
              But to be clear, yes, my client is prepared to move
14
    forward with the sale, fully understanding that the Counsel on
15
    this side of the table over here is going to probably, as you
16
    said, sue us every which way to Sunday --
17
              THE COURT: Uh-huh.
18
              MS. BRUMME: -- on violations --
19
              THE COURT:
                          Yep.
20
              MS. BRUMME: -- so.
21
                          Thank you. All right. Now let's do
              THE COURT:
22
           So we have two witnesses for today. Who do you -- do
    this.
2.3
    you need to cross-examine both of them?
              MR. THOMPSON: Yes.
24
                                   And --
25
              THE COURT: All right.
                                       And let's just be absolutely
```

```
1
    crystal clear about what kind of cross-examination questions I
 2
    am going to permit today. I am not going to permit any cross-
    examination questions about issues that I have already
 3
               I don't want to hear them. We have already heard
 4
 5
    all of them. So the extent that you are questioning the 9019
 6
    order and the fact that Hawk has been approved as, you know,
 7
    the person under that 9019 order. And that they have --
    whether they have acted in good faith in this case or not, I
 8
 9
    don't want to hear any questions. I have already heard all of
10
    them.
11
              I just want to hear questions about whatever they
12
    have said in the affidavits that they just recently filed that
13
    have to do with my sale today. Those are the only questions
14
    that I feel like entertaining today. Okay?
15
              All right. So do you want to bring up the Trustee
16
    first?
17
              MR. GEORGE: Mr. Homony.
18
              THE COURT: Yeah. Yep, that is fine.
19
              You can go ahead and start.
20
          (Trustee sworn)
21
              THE CLERK:
                         Can you please state your name and spell
22
    your last name for the record?
2.3
                           William A. Homony, H-O-M-O-N-Y.
              MR. HOMONY:
24
              THE CLERK:
                          Okay. Thank you.
25
                            Sure. 1730 Maple Avenue, Hatfield,
              MR. HOMONY:
```

```
1
    Pennsylvania, 19440.
 2
          (Audio interference)
 3
               MR. GEORGE: -- 1 through 6.
 4
               MR. THOMPSON:
                              Thank you. John Thompson on behalf of
 5
    VST.
 6
                            DIRECT EXAMINATION
 7
    BY MR. THOMPSON:
 8
         Good afternoon, Mr. Homony.
 9
         Good afternoon.
10
         Mr. Homony, how long have you been a Chapter 11 Trustee?
11
         Well, this is my first engagement as a Chapter 11 Trustee,
12
    and it began in January of 2024.
13
         Okay. Mr. Homony, do you remember a meeting or a set of
14
    communications that you had with the VSI constituents'
15
    principals?
16
         I've had many, so.
17
         Do you remember having them shortly after your appointment
18
    in January?
19
    Α
         Sure.
20
         Did you ask those principals for assistance in
21
    understanding the Stream TV case?
22
         Yes.
    Α
2.3
         Did you exchange email with them?
         Sure, yes.
24
    Α
25
         Did you give them directions?
```

- A Did I give them direction?
- 2 Q Did you give them directions?
- 3 A I think I asked for documents in support for positions
- 4 | that they wanted me to advocate.
- 5 Q Okay. Did you ever do an inventory of the assets of
- 6 Stream TV?

- 7 A Well, that was one of the issues in the case that is not
- 8 typical in a Chapter 11 Trustee case. There were no operations
- 9 and it was unclear at the time, and remains unclear, exactly
- 10 which entities of Mr. Rajan's have possession of tangible
- 11 assets, records, et cetera. So I don't believe Stream TV has
- 12 certainly any significant tangible assets. And if they do, I
- 13 have not been aware -- made aware of them or know their
- 14 location or who is in control of them.
- 15 Q That was a long example, Mr. Homony. So I am going to
- 16 | break it down. I asked you the question did you do an
- 17 | inventory of Stream's assets; yes or no?
- 18 A I would say generally, yes.
- 19 Q You did?
- 20 A Yes.
- 21 Q How did you do that inventory?
- 22 A Through reading through various materials, the case
- 23 | filings, the various adversary matters, the history of the
- 24 case, the filings in the Chapter 11 case up through my
- 25 appointment, and other records I obtained from either Stream or

- 1 VSI personnel.
- 2 Q Did you talk to other parties?
- 3 A Yes.
- 4 Q Who were those parties?
- 5 A Those parties were, again, Mr. Rajan, Nicole Maneen, the
- 6 employees of SeeCubic, B.V. in the Netherlands. I certainly
- 7 | spoke to Mr. Stastney over time, his counsel, Hawk's counsel,
- 8 | all of the relevant parties and interests that you would think
- 9 | a Chapter 11 Trustee would talk to in this situation.
- 10 Q And did you accumulate an asset list from all of those
- 11 | communications in that investigation?
- 12 A Again, I think the assets that I identified through my
- 13 investigation are included in the APA, both those that are
- 14 being purchased as well as the excluded assets.
- 15 Q All of the assets are identified in the APA?
- 16 A I believe, generally, the assets of Stream are identified
- 17 in the APA, yes.
- 18 Q And those assets are assets that are being transferred
- 19 under this sale, correct?
- 20 A Stream is identifying a, certainly, a set of assets to the
- 21 Buyer, yes.
- 22 Q If you were to look at the APA, which is on the docket --
- 23 A Uh-huh.
- 24 Q -- and certainly, we can have you take a look at it, but
- 25 | it describes all of the assets that Stream TV holds or may

- 1 hold, correct?
- 2 A Yes, except for the specifically identified excluded
- 3 assets, yes.
- 4 Q Okay. That includes, among other things, physical
- 5 property, intellectual property, yes?
- 6 A I would suggest that they are -- I don't believe I am
- 7 transferring any tangible property of Stream, and I don't
- 8 believe I am transferring any intellectual property that is
- 9 owned by Stream.
- 10 Q You don't believe that you are actually transferring any
- 11 intellectual property owned by Stream?
- 12 A No.
- 13 Q You are doing this as an as is where is sale, right?
- 14 A That's correct.
- 15 Q What does that mean, Mr. Homony?
- 16 A That means, buyer beware. The Buyer gets the assets in
- 17 | any condition, in any form, no reps or warranties. They can't
- 18 come back. There is no recourse to the Estate.
- 19 Q Wherever they are, right?
- 20 A Correct.
- 21 Q Does the location, possession, or circumstance, right,
- 22 | change who owns that property?
- 23 A Can you repeat that? I am sorry.
- 24 | Q Does the location, you said as is and where is, right?
- 25 A Uh-huh.

```
1
         Does the location or the condition change who owns the
2
    property?
 3
         No.
 4
         It is the Debtor's, it is part of the Debtor's Estate,
 5
    right?
         Well, certain assets are a part of the Debtor's Estate.
 6
 7
         So for instance, the bonding machine that is in Asia is a
 8
    Debtor asset, right?
 9
         Well, as I have testified before, there is certainly a
10
    cloud over the title in the way in which it was -- the way it
11
    was explained to me as being addressed when a Receiver was
12
    appointed over Technovative before this bankruptcy case was
13
    initiated. I do believe it is listed as an asset of Stream on
14
    Stream's Schedules. So the extent it is owned by the Debtor,
15
    and I misspoke previously, this is the only tangible piece of
16
    equipment that the Debtor's Estate may own. However, it may be
17
    titled already in the Netherlands under the SCBV. Either way,
    in this proposed sale, it is being conveyed to the Buyer.
18
19
         But the only document that you have ever seen is a receipt
20
    that tells you that Stream TV is the owner of that; is that
21
    correct?
22
              MR. GEORGE: Objection to form, Your Honor.
23
              MR. THOMPSON: Excuse me, I will rephrase.
24
    BY MR. THOMPSON:
```

Is the owner of the bonding machine located in Asia is

- 1 | Stream TV?
- 2 A I am not sure I have ever seen a bill of sale or anything
- 3 | like that. I think it was manufactured over time, many, many
- 4 years ago. And my understanding is it has been in China for
- 5 | over a decade. So I don't know that I have seen a specific
- 6 document that you just referenced.
- 7 Q You suggested that somebody had told you that there might
- 8 be cloud over that title to the bonding machine; is that right?
- 9 A That is correct.
- 10 Q Who told you that?
- 11 A I think -- I think I've read it many things, and I believe
- 12 that SCBV personnel have referenced the fact that, I believe,
- 13 | the Receiver may have put it in SCB's name in order to pay for
- 14 the storage, et cetera, in China for a period of time.
- 15 Q You said that the SCBV Receiver would have put it in
- 16 | SCBV's name?
- 17 A He may have titled it in their name for it.
- 18 Q So how would the SCBV Receiver have retitled a piece of
- 19 property that the Stream Estate owned?
- 20 A I don't know how he did it.
- 21 Q You wouldn't know how he did it. Have you seen any
- 22 document that establishes any right, title, or interests over
- 23 | the bonding machine in SCBV, aside from what people have told
- 24 you?
- 25 A Not that comes to mind.

- 1 Q Nothing, huh? Okay. But nevertheless, your asset purchase
- 2 agreement and the documents that you have filed in favor of
- 3 this sale suggest that there is some potential that the bidder
- 4 or the Buyer would not actually receive title of that; is that
- 5 right?
- 6 A No, not at all. I think it is very clear that the Buyer
- 7 | will get title, regardless of how it is currently titled. They
- 8 | are either going to get it if Stream owns it or if SCBV owns
- 9 | it. They are going to get it through the equity interest of
- 10 | SCBV. So they will have control over that asset regardless of
- 11 | who currently has title.
- 12 Q That is important. So they do have control if they buy
- 13 | these assets?
- 14 A Control over what?
- 15 Q Over SCBV.
- 16 A Well, ultimately I am transferring what I believe, the
- defined term, transferred interests, in the APA, which
- 18 | constitutes three subsidiaries of Technovative, which is one of
- 19 | the Debtor entities. And so they will be the economic interest
- 20 | holder in Ultra-d Ventures, which is a non-Debtor foreign
- 21 | subsidiary. That entity ultimately, I believe, indirectly owns
- 22 | SCBV. So I would suggest that ultimately they will have
- 23 control should they choose to exercise it over SCBV.
- 24 Q SCBV ultimately is owned by the Topco's Technovative and
- 25 Stream TV that are Debtors in this case, right?

```
1
              MR. GEORGE:
                           Objection, Your Honor.
 2
              THE COURT: Okay. What was your objection, Mr.
 3
    George?
 4
              MR. GEORGE:
                           I think he said that it was owned by
 5
    Technovative and Stream TV. Oh, I am sorry.
 6
              MR. THOMPSON: Let me rephrase.
 7
              THE WITNESS: Yes, sir.
 8
    BY MR. THOMPSON:
 9
         Does the ownership interest of SCBV, wherever it is in the
    stack, ultimately run up through Technovative at the first
10
11
    level and Stream TV at the second?
12
         Well, I wouldn't say the first level. There are many
13
    foreign subsidiary levels before you get to the U.S. Debtor
14
    Technovative. So as I just described, I believe it is
15
    Technovative, which is a U.S. Debtor. It is Ultra-d Ventures,
16
    which is a non-Debtor foreign subsidiary who then owns another
17
    foreign subsidiary, Ultra D cooperative who then owns SCBV.
    It's a chain.
18
19
         Yes, I understand, and I thought my question was
20
    accounting for it. Perhaps it wasn't, but thank you for the
21
    clarification, Mr. Homony. The question really is who controls
22
    all of those subsidiaries, including SCBV?
2.3
         Ultimately, I believe the buyer will be able to exercise
24
    control of them.
25
         The buyer. Who does right now?
```

- A Who does right now?
- 2 0 Yes.

- 3 A Exercise control over SCBV?
- 4 Q All of the subsidiaries below Technovative.
- 5 A Well, I have -- the Debtor's Estates have an ownership
- 6 | interest in Ultra-d Ventures.
- 7 | Q They control everything below Technovative, do they not?
- 8 A I wouldn't -- I wouldn't, I mean, the facts and
- 9 circumstances change depending on what a particular entity
- 10 | would want to do.
- 11 Q Well, does the sale process, Mr. Homony, who has control?
- 12 Because we just talked about the Hawk parties, if they are the
- 13 successful Buyers, they would have control for purposes of the
- 14 | bonding machine we talked about. Does that change the process
- 15 | from what exists right now?
- 16 A Well, obviously --
- 17 Q In a case where you sit as the Trustee to these Debtors?
- 18 A Well, I quess, maybe I am speculating. I would suggest
- 19 | that the Buyer is going to exercise control over all of those
- 20 entities post-closing.
- 21 Q And they would do so because?
- 22 A Because of the legal ownership interest in the corporate
- 23 | structure I just described.
- 24 Q Right. And right now, who has control of the legal
- 25 ownership interests?

- 1 A Well, ultimately, Technovative has ownership interest, an
- 2 | economic ownership interest in, as I described.
- 3 Q And who has control over Technovative --
- 4 A I do.
- 5 Q -- and the Stream Debtors?
- 6 A Okay.
- 7 Q Thank you. That is where I was really going, Mr. Homony.
- 8 A Okay. Uh-huh.
- 9 Q Right. You have control, right?
- 10 A I have an ownership interest in --
- 11 Q You can control, right?
- 12 A Well, that is a -- to me, that is a legal conclusion, that
- 13 is a different determination.
- 14 Q Okay.
- 15 A I don't think I have control over SCBV.
- 16 Q You don't think you have control?
- 17 A I do not have it right now, no.
- 18 Q Did you ever review any of the court proceedings or orders
- 19 | out of the Netherlands Court?
- 20 A I don't know specifically. I do know that there was a
- 21 dispute as to who could exercise, I guess, control as the
- 22 director of SCBV. And I believe the Court in Netherlands, over
- 23 | Stream's objection, appointed Mr. Stastney as the director of
- 24 | See -- SCBV, I believe. That is a recollection from months
- 25 ago.

```
1
         So is Mr. Stastney in control?
 2
              MR. GEORGE: Your Honor, I object. Control is a
 3
    label --
 4
              THE COURT:
                          I am really confused about all of this.
 5
              MR. GEORGE: -- matters. I am sorry.
                          He has got whatever he has got. And
 6
              THE COURT:
 7
    there is a corporate structure. It sounds like he owns certain
    equity interests. And term, if you are asking about, like,
 8
 9
    daily operations, it sounds like he is not in control of those.
10
              What is the point of all of this questioning?
11
              MR. THOMPSON: Your Honor, I am getting there, right?
12
    I am asking for --
13
              THE COURT: What is your point?
14
              MR. THOMPSON: My point is that there is control of
15
    certain assets that ultimately are, that run to the benefit of
16
    at a minimum, or are controlled by the Stream TV and
    Technovative Debtors.
17
18
              THE COURT: And?
19
              MR. THOMPSON: And that matters for purposes of this
20
    sale for reasons --
21
              THE COURT: Why? Right. So it is what it is.
22
    mean, they own the equity interests. They have the rights that
2.3
    they have. You are not the Buyer, so you are not asking about
24
    clarification, so what is the objection? What is the concern
25
    here?
```

```
1
              MR. THOMPSON:
                             Well, I am getting there, Your Honor.
 2
    I am trying to show that Mr. Homony has control over all of the
    subsidiaries, and could take control so that he could actually
 3
    realize the assets and the value of those assets. And control,
 4
 5
    in this particular instance, the transfer of those assets.
              THE COURT: Yes, Mr. George?
 6
 7
              MR. GEORGE: Your Honor, I think this is all
 8
    irrelevant. I am going to move to strike the testimony related
 9
    to this issue of control.
              THE COURT: I happen to agree. I think it is
10
    irrelevant. I mean, you are trying to ask him questions that
11
12
    would suggest that the Trustee has certain powers that you
13
    would like to see him exercise, that he doesn't appear to
14
    choose to exercise. He wants to sell the assets that he has.
15
    He wants to sell the shares of the subsidiaries as part of the
16
    sale, so.
                                                 I will move on and
17
              MR. THOMPSON: Fine, Your Honor.
18
    we will talk about the assets that he has.
19
              THE COURT: Okay.
20
              MR. THOMPSON: Your Honor, may I speak to this
21
    objection?
22
                          Excuse me?
              THE COURT:
2.3
                             May I speak to this objection?
              MR. THOMPSON:
24
              THE COURT:
                          Okav.
25
                              The relevance, Your Honor, is that the
              MR. THOMPSON:
```

```
1
    Trustee and the stalking horse bidder have routinely and
2
    consistently made the point that this is an asset sale only of
 3
    stock in corporations. And we just came across testimony that
 4
    the Trustee provided that there is bonding equipment that the
 5
    Buyer is getting by either directly the asset being owned by
    Stream or by taking control of the entity SeeCubic B.V., which
 6
 7
    owns the bonding equipment. And either way, it affects a
    transfer of ownership of the bonding equipment. This concept
8
9
    is going to be incredibly relevant throughout all of
10
    Rembrandt's claims.
11
              THE COURT: Sure. Well they wouldn't --
12
              MR. THOMPSON: We would --
13
              THE COURT: -- the bonding equipment for a while.
14
    The bonding equipment is going to the Buyer, that is no
15
    surprise. He just clarified that is really the only hard
    tangible property that is going to the Buyer that Stream owns,
16
17
    correct, sir?
18
              THE WITNESS: Yes, correct.
19
                          Yeah. So yeah, okay.
              THE COURT:
                           And Your Honor, I think that further,
20
              MR. GEORGE:
21
    that this is just an effort to try to make it look like the
22
    Trustee didn't do his job. It is really an attack on him as a
23
    person --
24
              THE COURT:
                         Yeah.
25
              MR. GEORGE: -- and the job that he did here.
```

```
1
              THE COURT:
                          And I don't see its relevance to the line
 2
    of questioning that you are pursuing with the Trustee right now
 3
    about, you know, who is the corporate structure or who is
 4
    controlling the daily operations. I don't think any of that is
 5
    relevant.
              MR. THOMPSON: Your Honor, I have heard it and I will
 6
 7
    move on.
 8
              THE COURT:
                           Thank you.
 9
              MR. THOMPSON: I would only suggest that they will
    become readily apparent why.
10
              THE COURT: Okay.
11
12
              MR. THOMPSON: All right. So --
13
              MR. GEORGE: But Your Honor, if they become relevant,
14
    it will be on another day, it won't be today because none of
15
    this (simultaneous speech).
16
              THE COURT: All right, Mr. George. Mr. George, I
    understand. Let's go.
17
    BY MR. THOMPSON:
18
         Mr. Homony, you are familiar with the Stream operations
19
20
    prior to the bankruptcy, correct?
21
         Well, I wouldn't call them operations. I am certainly
22
    familiar with -- I don't believe Stream has really operated
2.3
    since the omnibus agreement in 2020.
24
         So it did operate?
25
         Prior to the omnibus date, they had operations --
```

```
1
         They had operations.
    Q
 2
         -- as far as I know. Yes.
         Did they have operations in California?
 3
         I'm not sure that I paid much attention to the location of
 4
 5
    the operations, et cetera. It really was not a factor in my
 6
    evaluation of where we are today in 2024, and how to best move
 7
    these cases forward and provide a recovery for assets, so.
 8
         Do they have assets in California?
 9
         When?
    Α
10
         Anytime.
11
         Well, I --
12
              THE COURT: Well, who cares? All that we care about
13
    are assets now. All right? Are you asking questions --
14
              MR. THOMPSON: Well --
15
              THE COURT: -- about assets now in California?
16
              MR. THOMPSON: -- Your Honor, this is relevant.
17
              THE COURT: Okay. So what is your point?
18
              MR. THOMPSON: I promise you it is relevant.
19
              THE COURT: Just tell me your point, sir.
20
              MR. THOMPSON: My point is that there were assets in
21
    California.
22
              THE COURT:
                          Uh-huh.
2.3
              MR. THOMPSON:
                              There were servers in California.
24
              THE COURT: Uh-huh.
25
    BY MR. THOMPSON:
```

```
1
         They were in -- they were Stream's servers and they had
2
    Stream's production code on them. Do you know about that, Mr.
 3
    Homony?
 4
         When?
 5
         They had the -- this, they were on these servers in 2020.
    They were as recently, I believe, as 2021.
 6
 7
              MR. GEORGE: Your Honor, is that testimony?
8
    that doesn't sound like a question.
9
              MR. THOMPSON: Well, again, I can't --
              THE COURT: Well, he was asking about what I asked
10
11
    him.
12
              MR. THOMPSON: -- be asked to do it both ways, right?
13
                          Okay. But so why do we care about the
              THE COURT:
14
    servers in California at some prior date that is no longer --
15
              MR. THOMPSON: Because it has property of the Stream
16
    Estate on it, on those servers. And there is source code,
    there is production code created by Stream TV, Stream TV's
17
    employees, Stream TV's engineers, and that was done with
18
19
    Rembrandt's IT and trade secrets.
20
              THE COURT:
                         Okay. So -- yeah. Yeah. So this sounds
21
    like a legal argument. It doesn't sounds like --
22
              MR. THOMPSON: It -- I -- Your Honor, I am simply
23
    trying to establish what this trustee, who is just represented
24
    to this Court, there's only item of -- of -- one asset, a hard
25
            There's more than one asset, and it --
    asset.
```

```
1
              THE COURT:
                                  Well --
                           Okay.
 2
              MR. THOMPSON: -- and --
              THE COURT: -- he just said that there's only one.
 3
 4
    If you disagree, then we'll have to agree to disagree.
 5
              MR. THOMPSON: I think I need to establish whether
    this trustee -- I'll use Mr. George's words -- did his job to
 6
 7
    investigate and marshal the assets, and I'm trying to probe
 8
           I'm trying to test that proposition. He suggested he
 9
    did.
10
              THE COURT:
                          Well, he's -- you're talking about some
11
    servers from California. I don't really understand how it's
12
    relevant.
13
              Yes, Mr. George?
14
              MR. GEORGE: Your Honor, in addition, if there -- as
15
    Mr. Homony testified -- if there are assets, wherever they are,
16
    they're going to belong to the purchaser, and -- and that's the
    facts of the matter.
17
              There hasn't been a single fact established that
18
19
    there are servers in California -- that there's anything on
20
    them that's relevant to the hearing on approval of the sale
21
             That's what we're here for today.
    motion.
22
              MR. THOMPSON: Your Honor, I'm trying to find out
2.3
    where -- what assets Mr. Homony knows about, and he's only told
24
    us one.
25
              THE COURT: Yes.
```

```
1
              MR. THOMPSON:
                             And if that's -- if his answer is --
              THE COURT: That's the one --
 2
              MR. THOMPSON: -- I didn't investigate --
 3
 4
              THE COURT: -- that's the one.
 5
    BY MR. THOMPSON:
         Did you do any investigation of any other assets, hard
 6
 7
    assets or intellectual property assets, for the -- for the
 8
    estate.
 9
              MR. GEORGE: Objection to form, Judge.
    compounded because he lists the two together. He already
10
11
    testified there wasn't any, like, intellectual --
12
              THE COURT: I think you've already asked him, and he
13
    already said the only tangible property that he's investigated
14
    is the bonding equipment. That's it.
15
              MR. THOMPSON: Okay. So that's the only
16
    investigation.
    BY MR. THOMPSON:
17
         Mr. Homony, did you have a meeting with Mr. Rajan, Ms.
18
19
    Menine and their former counsel from Lewis Brisbois, who is no
20
    longer counsel at the time, in -- on March 7th, 2024?
21
              MR. GEORGE: Objection, Your Honor, to the extent
22
    that there's facts that are stated in that question that aren't
2.3
    in evidence. He's saying that Lewis Brisbois was not VSI's
    attorney. We disagree with that wholly.
24
25
                          Okay. Do you have any recollection of
              THE COURT:
```

```
1
    this March meeting, sir?
 2
               THE WITNESS: I do. I believe it's the -- yes.
 3
    do.
 4
    BY MR. THOMPSON:
 5
         During that meeting, did you make representations to the
    VSI team that they were the subject of a civil conspiracy?
 6
 7
    Α
         No.
         You didn't say that?
 8
 9
         Absolutely not.
                Were you shown a list of assets that needed to be
10
11
    returned to Stream TV?
12
         I believe they identified certain assets they -- they
13
    believe were not returned in connection with the Delaware
14
    Chancery Court matter.
15
         They included displays; did they not?
16
               THE COURT: If you don't remember, it's okay.
               THE WITNESS:
                             I don't recall.
17
18
    BY MR. THOMPSON:
19
         Phones?
         I don't recall specific assets that they may have
20
21
    identified.
22
         You don't remember any of the assets on that list?
2.3
         I remember they provided a list. I just don't remember
24
    today the specificity.
```

Were you -- were you aware that there was an obligation to

25

```
1
    return assets to the Stream TV estate from Hawk and -- and
    SeeCubic. SeeCubic, Inc. -- excuse me -- to be more precise.
2
         I try -- I'm trying to recall exactly the legal position
 3
 4
    of the -- of -- of the Delaware Chancery Court matter when I
 5
    was appointed as a trustee here. I know there was an order
    that required, I believe, the return of assets that SeeCubic
 6
 7
    had under the prior omnibus that was ultimately overturned. So
    again, I know -- I know VSI's argument was there were assets
8
9
    that were never returned to Stream that should have been.
         What did you do with that list of assets that they had
10
11
    given you?
12
         Well, I think I took it under advisement. I mean, at the
13
    time, you have to appreciate this case and -- and the -- the
14
    fighting and the unknowns at the time that I was appointed and
15
    trying to figure out where the most valuable assets are.
16
    Right? And so there can be assets, some of which have the
    minimus value, some have no value, some are a burden, and so, I
17
    think, I identified the most valuable assets and have proposed
18
19
    to sell them. And so could there be other assets out there
20
    that are not specifically identified? Of course. And that --
21
    that is under the broader description in the APA that provides
22
    for a sale of both known and unknown assets to the extent they
2.3
    fall in those categories described in the APA.
24
         You don't quite remember what was on that list, but could
25
    it have had software?
```

```
1
                           Objection, Your Honor. He asked him to
              MR. GEORGE:
 2
    speculate.
 3
              THE COURT: Yeah. He's already answered the
 4
    question.
 5
              MR. THOMPSON: Okay.
    BY MR. THOMPSON:
 6
 7
         So I think what you said in response to my question about
 8
    what you did was to find the -- was to identify the most
 9
    valuable assets. Do you not think that software code for a
10
    technology company was a value asset -- valuable asset?
11
              THE COURT: Okay. He --
12
              MR. GEORGE: Your Honor, objection.
13
                         -- already answered the question.
              THE COURT:
14
              MR. GEORGE: It hasn't been established that --
15
              MR. THOMPSON: I -- I didn't ask that question, and
16
    I --
17
              THE COURT: You asked him --
18
              MR. THOMPSON: Asked him to --
19
              THE COURT: -- if he identified the most valuable
20
    assets and if there's something there that, you know, that
21
    he -- that wasn't on that, then he didn't conclude that it was
22
    very valuable.
              I have to admit, sir, I really feel like what you're
23
24
    doing here is you're trying to make legal argument, and I
25
    simply don't want to hear it. What are the factual questions
```

```
1
    that you have --
 2
              MR. THOMPSON: I'm trying to establish --
 3
              THE COURT: -- related to this --
 4
              MR. THOMPSON: -- Your Honor, what assets this
 5
    trustee knew about and did not know about.
 6
              MR. GEORGE: And -- and why is that relevant, Judge,
 7
    if all of the assets are being transferred? Wherever they are
 8
    in an --
 9
              THE COURT: I agree with Mr. George.
10
              MR. THOMPSON: It matters. It matters because the
11
    condition of those assets, if they are encumbered by licenses,
12
    that --
13
              THE COURT: Yes.
14
              MR. THOMPSON: -- the trustee does not --
15
              THE COURT: -- and you're going to sue them. I get
16
    the point, yes.
17
              MR. THOMPSON: Your Honor, I think it's more than
18
    that, but --
19
              THE COURT: Yeah. So what is it? You want to sue
20
    them.
           I get it.
21
              MR. THOMPSON: It's -- it's not --
22
              THE COURT: But what's --
23
              MR. THOMPSON: -- it's -- it's not about that.
24
    It's --
25
                          It's a sale issue, just tell me --
              THE COURT:
```

```
1
              MR. THOMPSON:
                             Because Your Honor, it cannot be sold
2
    free and clear that way. They do not have 363(f) rights, and
 3
    they certainly don't have it to -- for this stalking horse.
 4
              THE COURT: And that's your legal argument, and I
 5
    will take that under advisement.
              MR. THOMPSON: Your Honor, I understand. I am trying
 6
7
    to adduce the facts that demonstrate that. That's all.
8
              THE COURT:
                         No. Okay. It's not facts. It's legal
9
    argument. I completely disagree with you, sir. Okay. So --
10
              MR. THOMPSON: I -- you know, I -- okay. I -- I've
11
    heard -- I've heard the Court, and I will try to move on.
12
              THE COURT: Okay.
13
              MR. THOMPSON: All right.
14
    BY MR. THOMPSON:
15
         Mr. Homony, during that meeting, were you presented with
16
    purchase orders that were --
17
              THE COURT:
                         Why are we talking about this? Why are
18
    we talking about what was discussed at the meeting?
19
              MR. THOMPSON: Your Honor, that would have been an
20
    asset of the estate.
21
                         Okay. So all of the assets that they own
              THE COURT:
22
    are being transferred to the buyer, so I don't understand how
2.3
    it's relevant to talk about what assets were discussed at that
24
    meeting or were not. Explain that to me. Why is that
25
    relevant?
```

```
1
              MR. THOMPSON:
                             Because this trustee had an obligation
 2
    to maximize the value for all state creditors.
 3
              THE COURT:
                          Right. And he said he identified the
 4
    most valuable assets. And --
 5
              MR. THOMPSON: Okay. Your Honor, if I have -- may
 6
    have a moment, maybe we can --
 7
              THE COURT: Yeah.
 8
              MR. THOMPSON: -- cut this short, and let Mister --
 9
              THE COURT: Great. Thanks.
              MR. THOMPSON: Your Honor, in the -- in the interest
10
11
    of trying to be briefer. We will -- I'm -- I will pass to
12
    Mr. Michaels. Thank you.
13
              MR. MICHAELS: Just -- our exhibits, we have binders
14
    and -- and copies that we provided opposing counsel. I can
15
    give them to the Court. Some of these are not premarked
    because we had to print them this morning, and I just had them
16
    in a hurry because they dealt with cross for the -- for the
17
18
    decks, but I'll -- I'll come hand them up if that's okay, if I
19
    can approach?
20
              THE COURT:
                          Okay.
21
              MR. MICHAELS: And there's -- there's a couple here
22
    that I think we'll just hand up when we bring them up --
2.3
              THE COURT: Okay.
24
              MR. MICHAELS: -- if that's okay. They're not in
25
    this.
```

```
1
                            Your Honor, I just want to point out
              MR. GEORGE:
 2
    that Mr. Michaels is listed as a witness in the witness list,
    so I -- who's telling the truth here? Is he a lawyer?
 3
 4
    witness? Is he both? I mean, you know, this game that's being
 5
    played here --
 6
              THE COURT: Well, who's being called as a witness?
                                                                   Ι
 7
    thought we're --
 8
              MR. GEORGE:
                           In the -- in the witness list in the
 9
    documents that we just received.
10
              THE COURT: We have him and we have Scott Victor.
11
    Those are the witnesses for today.
12
              MR. MICHAELS: Your Honor, we brought witnesses
13
            That's what you --
    today.
14
              THE COURT: I don't -- okay. So why do I need to
15
    hear from any witnesses from your side?
16
              MR. MICHAELS: What's that?
17
              THE COURT: Who am I hearing from? Give me an
18
    example.
19
              MR. MICHAELS: Stephen Blumenthal.
20
              THE COURT:
                          And why do I need to hear from him?
21
              MR. MICHAELS: Your Honor, we were told at the June
22
    5th hearing by you that -- that the timeframe for discussing
2.3
    our assets that are being -- attempted to be included in the
24
    transfer and sale, that this was the hearing that we should
25
    prepare for and bring our arguments.
```

```
1
                          All right. But I'm just talking about
              THE COURT:
 2
    legal argument. I don't need to hear from witnesses. You've
 3
    briefed all of your legal arguments. That's what I care about.
 4
              Thanks.
 5
              UNIDENTIFIED SPEAKER: Okay.
                           And Your Honor, Mr. Blumenthal is not on
 6
              MR. GEORGE:
 7
    the list of witnesses. Mr. Michaels is, the lawyer, but
    Mr. Blumenthal --
 8
 9
              MR. MICHAELS: All right. I mean --
10
              MR. GEORGE: -- which one is he here today?
11
              THE COURT: All right. All right.
12
              MR. MICHAELS: Your Honor, I'm not going to be able
13
    to scream over Mr. George. Can I --
14
              MR. GEORGE: I'm not screaming. I'm just making a
15
    point.
16
              THE COURT: Yeah.
17
              MR. MICHAELS: Okay. What he's referring to is a set
    of documents handed to him by VSI. That's not our witness
18
19
           We -- we're calling one witness.
    list.
20
              THE COURT:
                         Yeah. Okay.
21
              MR. MICHAELS: Stephen Blumenthal.
22
              THE COURT: I don't really -- so who's the witness
23
    that you want to call, sir?
24
              MR. MICHAELS: Stephen Blumenthal.
25
                          Yeah. And what is he going to testify
              THE COURT:
```

```
1
    to?
 2
              MR. MICHAELS: He's going to testify to the assets
    that we have in this estate and how easy it is to determine
 3
 4
    that our assets are being transferred and where they're found.
 5
              THE COURT: Okay. And I don't need to hear from that
    witness today, and I'm not going to hear from him today.
 6
 7
    happy to hear all the arguments that you've listed in your
    briefs, but I'm not taking testimony from that gentleman.
 8
 9
    don't need that for part of the sale process.
10
              The assets are what they are.
                                              They've listed them.
    I mean, let's face it. The assets are mostly equity, right?
11
12
    There's one piece of hard asset. The rest of this is -- deal
13
    is equity.
14
              MR. MICHAELS: Your Honor, with respect, we followed
15
    your instructions in understanding that this was going to be
16
    our day to bring our evidence, and the rug's being pulled out
17
    from under us.
              I -- I -- I stand dumbfounded that we couldn't rely
18
19
    on this Court's statements that this was going to be our --
20
              MR. GEORGE:
                           Well, Your Honor --
21
              THE COURT:
                          But the statements I made in the prior
22
    hearing specifically were that you should put in your brief to
2.3
    the objection to the sale every legal argument you have about
                   This is like your main argument, right?
24
    the licenses.
25
    did that. You gave the briefing, and we're looking at the
```

```
1
    briefing, and we've seen their responses, and we're going to
 2
    take everything under advisement.
 3
              So it's a legal issue. I don't understand how this
 4
    is a --
 5
              MR. MICHAELS: Let me ask just a procedural question.
    Are you saying that our declaration submission by Stephen
 6
 7
    Blumenthal is being taken into evidence?
              THE COURT: I will take that into evidence.
 8
 9
              MR. MICHAELS: All right. Can I proceed with --
10
              THE COURT: Yes.
11
              MR. MICHAELS: -- cross? Okay.
12
              MR. MICHAELS: This is -- again, I -- we received
13
    their declarations at past 5:00 p.m. I'd already arrived --
14
              THE COURT: Okay. It can't be a surprise, right?
15
              MR. MICHAELS: What's that?
16
              THE COURT: We all -- it can't be a surprise.
17
    know the sale process, right? We understand what happened.
18
              MR. MICHAELS: Your Honor, I'm only apologizing for
19
    not marking the exhibits.
20
              THE COURT: Okay. That's fine, not a problem.
21
              MR. MICHAELS: Right.
22
              MR. GEORGE: What are you marking it?
2.3
              MR. MICHAELS: This is --
              MR. GEORGE: No.
24
                                What are you calling it?
25
    number.
```

```
1
              MR. MICHAELS:
                              What?
 2
              MR. GEORGE: Just call it Rem.
 3
              MR. MICHAELS: Rembrandt Exhibit 1.
 4
               THE COURT: Okay. We'll do --
 5
                            CROSS-EXAMINATION
    BY MR. MICHAELS:
 6
 7
         Mr. Homony, do you recognize the document we've put before
 8
    you?
 9
         Yes. It looks like the teaser sent out by my investment
10
    banker, SSG.
11
         Okay. Can you jump to the assets overview?
12
         Okay.
13
         In that section, does it describe that the assets include
14
    Ultra-D technology?
15
    Α
         Yes.
16
         Does it provide a list of the features and diverse
17
    applications of the technology?
         There's a -- a heading that describes the unique features
18
19
    in diverse applications of technology, yes.
20
         And are the things listed under that heading, would you
21
    agree that those are features and diverse applications of the
22
    technology?
2.3
                            Objection to form, Your Honor. To the
              MR. GEORGE:
24
    extent he knows.
25
               THE COURT:
                           Okay.
```

```
1
              MR. MICHAELS:
                              I -- I am --
 2
              THE COURT: Well, it says what is says, so what is
 3
    the question?
 4
    BY MR. MICHAELS:
 5
         Do you agree with what it says?
         I -- I don't know the technology at -- at the, kind of,
 6
 7
    level that would --
                          Wasn't this prepared by Scott Victor?
 8
              THE COURT:
 9
    Right -- was this? Yeah. Okay.
10
              MR. GEORGE: So he's going to be a witness.
11
              THE COURT: Yeah.
12
              MR. MICHAELS: I mean, he can say, I don't know.
13
    had no -- no hand in preparing this.
14
              THE COURT: Okay. Fine.
15
              MR. MICHAELS: That -- that's the answer.
16
              THE COURT: So you didn't --
17
              THE WITNESS: No.
                                No. I -- I did not prepare it.
18
              THE COURT: Yeah.
                                  Okay.
19
              THE WITNESS: I reviewed it before it went out.
20
    BY MR. MICHAELS:
21
         Do you recall getting lists of guestions from Rembrandt
22
    regarding the status of certain software?
2.3
         I -- I know we've engaged with Rembrandt numerous times
24
    since my appointment. I know Rembrandt has provided certainly
25
    lots of things with respect to their position in -- in terms of
```

- 1 their alleged intellectual property. We certainly met with
- 2 Rembrandt. We even put Rembrandt in direct contact with SEBV's
- 3 engineering team.
- 4 Q Uh-huh.
- 5 A I was a party to that meeting in which there was a lot of
- 6 back and forth, questions about the source code the technology,
- 7 | how it's housed, et cetera.
- 8 Q So you brought up the very next thing I was going to, so I
- 9 appreciate that. In that meeting, do you recall Rembrandt
- 10 questioning the Eindhoven (phonetic) team whether they were
- 11 using a modern version controlled software management system?
- 12 A I don't recall that specifically, no.
- 13 Q So when you set up that meeting, did you feel that you, in
- 14 | your power as trustee, that you had authority to ask the
- 15 Eindhoven team to meet with Rembrandt at your direction?
- 16 A I have authority to task anybody to -- to meet with
- 17 anybody.
- 18 Q Okay. So was it within your authority to ask them to
- 19 provide further information: Number of files, file names,
- 20 etcetera, for the source code that was on the secure server
- 21 | that you've listed in your asset list?
- 22 MR. GEORGE: Objection to form, Your Honor. It
- 23 assumes facts not in evidence. There's no indication that
- 24 | there was source code on any of those servers that Rembrandt
- 25 has an interest in.

```
1
              MR. MICHAELS: You're -- with respect, the APA lists
 2
    the -- that as an asset. It's -- the exact words are, Source
 3
    code on a secure server.
 4
              THE COURT: Okav.
 5
              MR. MICHAELS: I mean, if he doesn't know that, then
    the asset list is inaccurate.
 6
 7
                         Okav. And what --
              THE COURT:
              MR. GEORGE: I believe that's --
 8
 9
              THE COURT:
                          -- my questions are --
              MR. GEORGE: I'm sorry, Your Honor.
10
11
              THE COURT: I just -- I'm so confused because, I
12
    mean, the assets are what they are. Are you trying to make the
13
    same point that he was trying to make about, you know, what is
14
    the point about the assets? The assets have been listed on the
15
    schedule to the assets of purchase agreement, so what is the
16
    relevance of your line of questioning, sir?
17
              MR. MICHAELS: The -- the relevance is whether he --
18
    if there's an asset listed, does he know where is, as is, for
19
    that -- for that asset, right?
20
              UNIDENTIFIED SPEAKER: Your Honor --
              MR. GEORGE: Your Honor, I -- I just want to object
21
22
    to this because the only source code and -- and -- and servers
2.3
    are in SeeCubic B.V. a non-debtor. Stream doesn't have any of
24
    those assets, and they weren't listed. There was no scheduled
25
    source code.
```

```
1
              MR. THOMPSON:
                             Objection.
                                         He's testifying, Your
2
    Honor.
              THE COURT: Okay. Well, I'm going to clarify that
 3
    the assets that are being sold are on the schedules.
 4
 5
    either on there or they're not, so I don't want to talk about
 6
         It's there or not, right?
 7
              MR. GEORGE: But what I -- and what I'm objecting to
    specifically is Mr. Michaels trying to make it appear that
8
9
    we're selling assets in SeeCubic B.V.
10
              THE COURT:
                          Right.
                                  They're only -- you're only
11
    saying they're shares. Yeah. Right.
12
              MR. GEORGE: And the assets that were -- excuse me --
13
    the assets that were listed as to B.V. were listed at the
14
    Court's instruction that we list the downstream assets, so the
15
    question was inappropriate. He knows it is, but he asked it
    anyway.
16
17
              MR. MICHAELS: With respect, I don't believe it's
18
    inappropriate. We are asking about an asset listing on their
19
    schedule.
20
              THE COURT:
                          Okay.
                                 But --
21
              MR. MICHAELS: And -- and -- and if I may, Your
22
            The -- the asset isn't shares in a corporation that may
2.3
    have control of some software. Stream listed as its asset,
24
    Source code on a secure server, not held in some other
25
    corporate entity, Source code on a secure server, and I'm
```

```
1
    asking, what is that? What -- where is it? What is it?
 2
    that's -- I think that's a perfectly valid question about the
 3
    assets that are subject to this asset.
 4
              MR. GEORGE: If he has a document that reflects that,
 5
    he should show the witness because I don't believe there's any
    such doc.
 6
 7
              UNIDENTIFIED SPEAKER: Do you guys have the APM?
 8
    that in the -- in the folder you have there?
 9
              MR. MICHAELS: It's on the list of assets on the
    beginning of the schedule --
10
11
              UNIDENTIFIED SPEAKER: Okay. Well, if we're just --
12
              THE COURT: She's trying to understand what you're
13
    asking.
14
              MR. MICHAELS: I'm asking --
15
              THE COURT:
                          I know, just show us the document.
              MR. MICHAELS: We have -- we have an electronic --
16
              UNIDENTIFIED SPEAKER: You don't have an APA in
17
18
    printed form; do you not?
19
              MR. MICHAELS: No.
                                  Okay.
20
              THE COURT: So --
21
              MS. RUSSELL: Your Honor?
22
              THE COURT: Yes. Who is this speaking?
23
                   RUSSELL: This -- this is Alyssa Russell from --
24
    from Skadden along with -- with Marley. I'm on the phone here
25
    representing SeeCubic.
```

1

2

3

4

5

6

7

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9

10

11

12

13

14

15

16

17

18

19

20

21

22

2.3

24

25

```
I was just -- further the objection here to the
relevance as the APA makes clear Rembrandt's IP and any
physical assets that contain its IP to the extent it's found
valid and existing and enforceable, they're excluded assets.
We -- we don't think any of this is relevant here today.
          MR. MICHAELS: We certainly care about Rembrandt's
assets, but I'm asking about their schedule on the APA that is
here to be approved in the sale to be approved, and asking,
What is the source code? Where is the source code? With
respect, they've said that they're --
          MS. RUSSELL:
                        The -- we appreciate your effort to --
to conduct this diligence, but -- but the stalking horse
purchaser has conducted their diligence and we are comfortable
taking these assets on an as is, where is basis, and, again,
don't -- don't believe this line of questioning is relevant.
          THE COURT:
                      I'm inclined to agree with her.
BY MR. MICHAELS:
     The -- how is it that you determined that intellectual
property belonging to Rembrandt, Phillips, or any other third
party were not on the source code on a secure server --
                      Okay. I'm -- this is the legal argument.
          THE COURT:
You're talking about, you know, the fact that you think that
the sale is impermissible because it's infringing upon your
rights.
         I get that. It's a legal argument.
          I don't want to hear any questions about that.
                                                          The
```

```
1
    assets are what they are. The only person who's bid upon them
 2
    has done their due diligence, and to the extent that you
    believe that the sale is going to violate your rights, you can
 3
 4
    bring whatever litigation you want. We simply are going to
 5
    have to agree to disagree on this matter, sir.
 6
              I don't want to hear any more questions about the
 7
             The assets are what they are. They're on the
    schedules. The buyer has done their due diligence, and you can
 8
 9
    make whatever legal argument you want to make, but I don't need
10
    to hear any questions about it. It's simply not relevant.
11
              Okay. So I think we're done with you, sir.
12
              Mr. Victor, do you want to come up here?
13
              MR. GEORGE: Your Honor, do you want to proffer or
14
    just --
15
              THE COURT:
                          On Mr. Victor?
16
              MR. GEORGE: Yeah.
              THE COURT:
17
                           Quickly.
18
              MR. GEORGE:
                           Okay.
              THE COURT: Come on, Mr. Victor. Come on up here.
19
20
              Thanks, sir.
21
                            Would you like --
              THE WITNESS:
22
              THE COURT: You can leave that.
23
                           Your Honor, in accordance with this
              MR. GEORGE:
24
    declaration, he would testify that SSG was retained to market
25
    the stream assets, as well as the equity interest held by
```

```
1
    Technovative Media in the following companies:
                                                     Technology
2
    Holdings Delaware LLC, Media Holdings Company LLC, Ultra-D
    Ventures CV a Kirkcow (phonetic) entity that pers retention
 3
 4
    approved by this Court, SSG conducted a robust marketing of the
    assets, contacted over 500 potential purchasers, solicitation
 5
 6
    including everyone from television networks to OEM
 7
    manufacturers, to financial purchasers, that SSG and its staff
    created a data room and in it was sales information populated
8
9
    by documentation for the veteran trustee.
10
              The following in a procedures hearing, SSG sent out a
11
    second teaser with the comments of Rembrandt and BSI contained
12
    and that the additional teaser did not generate any additional
13
    interest in the assets being sold. Only one party accessed the
14
    data room as of December 2nd, '24; there have been no other
15
    bids on the assets, that the stalking horse offer provides
16
    substantial benefit to the estate and in his opinion, the
17
    stalking horse offer ties to the best offer that could be
18
    obtained, under the circumstances, for the asset.
19
                          Thanks, Mr. George.
              THE COURT:
20
              Tashay, can you swear our witness in?
21
                     J. SCOTT VICTOR, WITNESS, SWORN
22
              THE COURT: Okay. You want to ask Mr. Victor -- oh,
23
    sorry.
24
              THE WITNESS: Yes, J. Scott Victor, V-I-C-T-O-R.
25
              THE CLERK:
                           Thank you.
```

1 THE WITNESS: 300 Bar Harbor Drive, West Conshohocken 2 in Pennsylvania, 19428. 3 DIRECT EXAMINATION 4 BY MR. SWICK: 5 Good afternoon, Mr. Victor. How are you? Good, how are you? 6 7 Good. I'm Adam Swick with Akerman on behalf of VSI. 8 about your role; how are you retained in this matter? 9 I was retained by the Chapter 11 Trustee, on behalf of my firm, SSG advisors, to run a sale process for the debtor's 10 11 assets. 12 All right. How did you become familiar with the debtor's 13 assets? 14 We were first aware of the debtor's assets when we were 15 hired by the secured creditor in the fall of 2022, to run an Article IX process which was stayed by order of the Chancery 16 17 Court of Delaware. 18 I -- and who was the secured creditor that you referred 19 to? 20 Hawk and SeeCubic. 21 Okay. And that's -- SeeCubic is the purchaser for here 22 today, correct? 2.3 One of them. Yes. 24 Let's -- so when you were engaged, what were your duties

25

when you were engaged?

```
1
         By the trustee?
    Α
2
         Correct. Yes.
         To reengage, understand the -- what was going on since our
 3
 4
    engagement with the secured creditor terminated in January of
 5
    2023. We became familiar, we read up on all the litigation
 6
    that had occurred since our termination. And our job was to
 7
    put together a sale process for the assets of the debtor,
    including the equity interest of the subsidiaries, held by
8
9
    Technovative, and to put together a teaser, get information to
    populate a data room, and to come up with a world-wide buver
10
11
    list to maximize the value of these assets.
12
         All right. So how did you come up with your world-wide
13
    buyer list?
14
         I had my team do research, as they do on every deal, and
15
    come up with a buyer's list of strategic, operational financial
16
    buyers that may be interested in this technology.
17
         All right. We're going to do --
18
              MR. SWICK:
                         Did that work, Your Honor?
19
              THE COURT:
                          Yeah.
20
              MR. SWICK:
                          All right. Let's just label it VSI
21
    Exhibit 1, it's Mr. Victor's declaration that was filed last
22
    night.
2.3
              Mr. THOMPSON: It's also --
24
              MR. SWICK:
                          Huh?
25
              Mr. THOMPSON: It's also RT2.
```

```
1
              MR. SWICK:
                           Oh.
              Mr. THOMPSON: Scott's declaration.
2
 3
              THE COURT: No.
 4
              MR. THOMPSON:
                              This seat's really low, Your Honor.
 5
              MR. SWICK: My seat's really low, too, if that's what
 6
    you're saying.
7
    BY MR. SWICK:
8
         All right. Would you please take a look at paragraph 20?
 9
         Paragraph 20, you say?
10
         Yes.
11
         Yes.
12
         All right. So it says that you reached out to 550
13
    prospective buyers around the world; what does "reached out"
14
    mean?
15
         It means that the teaser that we prepared, that I believe
16
    you showed Mr. Homony here, which was Rembrandt 1, was sent out
17
    to these 550 buyers that we came up with that we reviewed with
18
    the trustee and his team as potential buyers. So that teaser,
19
    along with an email, was sent out to those 550 and follow-up
20
    calls to all of them.
                           That's how we reach out in the sale
21
    process.
22
                And did -- and no one expressed any interest
         Okav.
2.3
    besides VSI and Jacob -- I forgot his last name, but at
24
    Continental?
25
         Continental Energy, yes. So no one signed an NDA other
```

- 1 | than VSI and Continental advisors, which was an alleged
- 2 | investor into VSI; but we had multiple conversations with
- 3 | multiple potential strategic buyers who ultimately passed
- 4 | without even signing an NDA.
- 5 | Q So how many -- you said multiple, can you give me an
- 6 approximation of how many?
- 7 A Dozens.
- 8 Q Dozens. But no one went the next step for an NDA?
- 9 A No one.
- 10 Q Did Rembrandt ever express any interest in purchasing the
- 11 debtor's assets?
- 12 A Not to us directly, but I believe maybe to the trustee and
- 13 | trustee's counsel, but no, I never had any direct reach-out by
- 14 Rembrandt, ever.
- 15 Q Okay. So even though they reached out to, at least, the
- 16 | trustee or trustee's counsel, did you send them that teaser
- 17 | went you sent it out to the 550 people?
- 18 A I don't know.
- 19 Q Did you send the teaser to VSI when you sent it out to
- 20 | those 550 people?
- 21 A Well, VSI was already under NDA and we gave VSI access to
- 22 | the data room and provided additional diligence to VSI's
- 23 representative, Bud -- I can't remember his last name at this
- 24 moment, but he requested several additional pieces of
- 25 | information including the cash burn rate at SeeCubic BV, which

- 1 | we gave him, literally, up until the last minute.
- 2 Q No, I understand that. But my question was, did you
- 3 provide VSI with the teaser when you sent it out to the 550
- 4 parties?
- 5 A I don't think so.
- 6 Q Okay.
- 7 A But I can't be sure.
- 8 Q So the Continental Advisory firm that we talked about, did
- 9 you send the teaser to them?
- 10 A We did send the teaser to them, as well as the NDA, which
- 11 they signed.
- 12 Q But did you send the teaser to them when you sent it out
- 13 to the 550?
- 14 A They were not included in the 550, no.
- 15 Q And then we've -- there's been a plan on file now, it has
- 16 just been for a couple of days, but the plan sponsor is an XD
- 17 | called CanAm Financial in Canada. Have you ever heard of them
- 18 before?
- 19 A What's the name?
- 20 Q Can -- C-A-N-A-M.
- 21 A No.
- 22 MR. GEORGE: Your Honor, can we just have an offer of
- 23 proof of the relevance of what's in that plan?
- 24 THE COURT: Yeah, I don't -- well, the plan is not at
- 25 issue for today.

```
1
              MR. GEORGE:
                            Right.
 2
                          Well, we have some -- it's -- all I want
              MR. SWICK:
    to prove is there was an entity that has interest in these
 3
 4
    debtor's assets, that I don't think got the teaser or was
 5
    contacted by Mr. Victor.
 6
               THE COURT: Did you -- sounds like you know them,
 7
    though, because they're part of the plan?
                           They're the plan sponsor.
 8
              MR. SWICK:
                                                       Yeah.
 9
                           Did you not give them the teaser?
               THE COURT:
                           I -- well, we have now. Into this
10
              MR. SWICK:
11
    process.
12
                           Okay. Well, are you saying that they're
               THE COURT:
13
    a potential interested bidder on these assets?
14
              MR. SWICK:
                           They're not going to -- we don't want a
15
    bid, we have a plan on file.
16
               THE COURT: Oh, okay. All right.
              MR. SWICK:
17
                           Yeah.
              THE COURT: So but what's the relevance of Mr.
18
19
    Victor's --
20
              MR. SWICK:
                          Because CanAm is interested in spending,
21
    like, $300 million on these debtors.
                          How is that relevant to what Mr. Victor
22
               THE COURT:
2.3
    was hired to do?
24
              MR. SWICK:
                          Well, he was hired to go find people who
25
    want to spend money on the assets and he didn't contact them or
```

```
1
    know who they were --
 2
                          Mr. Victor --
               THE COURT:
                           -- or another part of the bids --
 3
              MR. SWICK:
 4
               THE COURT: -- contacted over 500 people, I think
 5
    that's pretty impressive.
 6
                          No, and not only that, Your Honor --
              MR. SWICK:
                           And if you knew of someone that might be
 7
               THE COURT:
    a potential interested buyer, I would think you'd forward all
 8
 9
    that information along to them.
10
               If your point is that Mr. Victor didn't send a teaser
    to this person who is part of your plan, I don't really see how
11
12
    that's relevant if you, you know, he -- he did a good job.
                                                                  Не
13
    sent it out to 500 people, and he didn't get any response.
                                                                  So
14
    any other questions?
15
              MR. SWICK:
                          Yeah, I have more questions, Your Honor.
16
               THE COURT:
                           Okay.
    BY MR. SWICK:
17
         All right. Mr. Victor, let's look at paragraph -- I'm
18
19
    sorry, just give me one second. Go to paragraph 11.
20
         Yes.
         All right. So we're just going to read it out loud, it's
21
22
    a short paragraph, just to save time.
2.3
               "I met with VSI representatives who, after an
24
               extensive discussion of SSG's approach to marketing
25
              the debtor's assets, were satisfied that I could
```

1	perform the services of an investment banker fully
2	and without conflicts. VSI withdrew its objections
3	to SSG's retention."
4	Did I read that correctly?
5	A Yes, you did.
6	Q All right. Is that totally correct, Mr. Victor?
7	A It is correct because I spoke with counsel for VSI who's
8	here at the table today, along with his colleagues. They had
9	objected to our retention, claiming that we had a conflict
10	because we were retained in the fall of 2022 to do an Article
11	IX sale for the secured lender; they objected; we had a phone
12	call, probably two; and they withdrew the objection.
13	MR. SWICK: May I approach, Your Honor?
14	THE COURT: Yep. Thank you.
15	BY MR. SWICK:
16	Q So Mr. Victor, this is an email from Mr. Thompson to Mr.
17	Coren, Michael Vagnoni, and Ed George. I want to direct your
18	attention to paragraph 2. Okay? I'm going to read this out
19	loud, too.
20	"Moreover, we believe we, in the trustee, were
21	negotiating good faith regarding VSI's proposed plan
22	of reorganization. And thus, we agree to one,
23	withdraw VSI's objection to SSG's engagement; two,
24	postpone the hearing on our motion to compel and your
25	motion to quash originally set for September 18th to

```
1
              November 7th, simultaneously resetting the trustee's
              motion to withdraw and VSI's motion for
 2
               reconsideration.
 3
               "However, within a few short days of postponing the
 4
 5
              hearing, the trustee reversed its prior commitments
              with respect to VSI's plan, rejected VSI's proposed
 6
 7
               full payment plan, and filed an expedited sale and
               good procedures motion."
 8
 9
               Did I read that correctly?
                            Your Honor, I'm going to object.
10
              MR. GEORGE:
11
    is a hearsay document; Mr. Victor's not copied on it.
12
               THE WITNESS:
                             I'm not copied.
13
               THE COURT: Yeah. Well --
14
               THE WITNESS: I don't know if I've ever seen this.
15
    But okay, you've read it.
16
               THE COURT: Okay. So I'm going to sustain that
17
    objection. He's not part of this.
18
              MR. SWICK: Okay.
    BY MR. SWICK:
19
20
         Were you part of any conversations where the attorneys in
21
    this case and you were involved and mentioned and said hey,
22
    we're going to withdraw this objection under certain conditions
2.3
    that weren't just based on your qualifications?
24
    Α
         No.
25
         No recollection whatsoever?
```

```
1
    Α
         None.
2
                Let's go back just a little bit and talk about your
    previous retention involving these parties and these assets,
 3
    back in -- I think you said it was 2020 for SeeCubic and Hawk?
 4
 5
         The fall of 2022.
 6
         Oh, 2022. Okay. How were you approached for that
 7
    representation?
8
              MR. GEORGE:
                           Your Honor, I'm going to object to the
9
    relevance of this.
10
              THE COURT:
                          Yeah.
                                 What's the relevance of this?
11
                          The relevance, Your Honor, is that we
              MR. SWICK:
12
    have a sale process where no one has expressed any real
13
    interest, the assets are going to the entity that held all of
14
    the assets, weren't retained by the trustee, and no one could
15
    even bid on the assets. And so -- and then the investment
16
    banker who did all of the solicitation was previously hired by
17
    the Hawk parties and that's who these assets are going to
18
    who've always retained them this entire time.
19
              So the process -- this is going into legal argument
20
    so I know exactly where you're going to go --
21
                         I know. Uh-huh.
              THE COURT:
                                            That's right.
22
              MR. SWICK: -- so I'm going to -- that is, once
23
    again, factual predicate for the legal argument, which is where
24
    we are.
25
                          Okay. I'm going to sustain the
              THE COURT:
```

```
1
    objection.
 2
              MR. SWICK: All right.
              No further questions.
 3
 4
               THE COURT: All right. Anyone else?
 5
              MR. VAGNONI: Can we go off of Rembrandt Exhibit 1,
    the market excel sheet. Do you have that up there?
 6
 7
               THE WITNESS: I have it.
 8
              THE COURT: Okay.
 9
              MR. VAGNONI: All set?
10
               THE WITNESS:
                             Yes.
11
                            CROSS-EXAMINATION
12
    BY MR. VAGNONI:
         Okay. So this document, can you describe for me how it
13
14
    was created?
15
              My team created this one-page teaser which is
         Yes.
16
    standard operating procedure to sell a company.
17
         Okay.
18
         Or to finance a company, or whatever. But a one-page
19
    teaser is standard operating procedure in the hundreds and
    hundreds of sales that I have done.
20
21
         Okay. Thank you. The assets overview section, who
22
    provided you the information to write that section of the
2.3
    teaser?
         My team put it together, speaking with, specifically, the
24
25
    engineering team in the Netherlands.
```

```
1
    Q
         Okay.
2
         At SeeCubic BV.
 3
         So this mentions the license with Phillips; do you see
 4
    that reference?
 5
    Α
         Yes.
         Did your team read the Phillips licensing agreement?
 6
 7
         We had it, yes.
         But in the 550 --
 8
 9
         In fact, it's in the data room.
                So in terms of the 550 companies, or entities,
10
11
    that you contacted, did you reach out to the 23 or so licensees
12
    in that Phillips agreement that are basically working in the
13
    same technology?
14
              MR. GEORGE: Your Honor, I have an objection here.
15
    He doesn't represent Phillips. Leia, who, I understand is a
16
    successor to Phillips is on the telephone. So I don't
17
    understand what standing he has to raise questions about the
    Phillips license. He's not the licensor, doesn't have any
18
19
    interest in it. He may -- his company may be a licensee, but
20
    there are many of them out there.
21
              THE COURT: Sustained.
22
              MR. VAGNONI: Your Honor, I'm not asking about -- I'm
23
    asking -- the companies he contacted, there's a list of
24
    companies that have licensed the Phillips technology already.
```

They would be the prime companies to reach out to to sell these

25

```
1
             I'm asking if he reached out to any of those 23.
    assets.
 2
               THE COURT: Okay.
 3
    BY MR. VAGNONI:
 4
         I don't know the answer.
 5
    Q
         Did you --
 6
         As I sit here.
 7
         Did you reach out to Leia?
         I don't know.
 8
    Α
 9
         Did you reach out to Dimenco? Dimenco.
10
         I don't know.
11
         How about Magnetic 3D?
12
         Do not know.
13
         All right. So having listed some of the major players in
14
    no glasses 3D TV, you're --
15
              MR. GEORGE: Objection, Your Honor. He's testifying.
16
               THE COURT: Yeah.
17
              MR. GEORGE: He's calling -- we haven't even heard
18
    these names until he just said them, now he's testifying --
19
              MR. VAGNONI: Well, that's telling.
20
              THE COURT: He hasn't -- so he hasn't asked these
21
             So any other questions for Mr. Victor?
    people.
22
              MR. VAGNONI: Let me just take a second here and look
23
    at my notes.
24
                    I'm all set. Thank you.
25
                           Okay. All right. No more questions for
               THE COURT:
```

```
1
    Mr. Victor then?
2
              Okay. You may step down, sir. Thank you.
 3
              THE WITNESS:
                            Thank you.
 4
              MR. THOMPSON: Your Honor, before you move on --
 5
              THE COURT: Yeah.
              MR. THOMPSON: -- I may be able to -- I have some
 6
7
    suspicion of where this may go, but we had also, a witness list
    and expected to be able to call witnesses on behalf of VSI and
8
9
    our case-in-chief and that included -- that includes Mr.
10
    Charles Bud Roberston (phonetic), Ms. Nicole Menine, Matthu
11
    Rajan, among others. And I want to know whether we're going to
12
    have that opportunity.
13
              THE COURT: I don't have any need to hear from any
14
    witnesses about the sale. What I was interested -- if there
15
    were any concerns. Like, the concerns I was interested in
16
    hearing about today was the sale process, if you thought that
17
    there was something that Mr. Victor should have done or if you
18
    had questions for the trustee. And I've heard all of your
19
    questions, and I don't have any concerns about this sale. I
20
    don't.
21
              So that doesn't leave me to have any questions or
22
    need to hear from your witnesses. Okay?
2.3
              MR. THOMPSON: Our witnesses are going to testify
24
    about the disposition of the assets that this trustee says he's
25
    selling.
```

```
1
              THE COURT:
                          Right.
                                   And I think that the assets are
 2
    what they are and the buyer has reviewed the schedules and has
    done their due diligence and is going to accept the assets as
 3
 4
    is, wherever they are.
 5
              MR. THOMPSON: But the disposition of those assets
 6
    matters, Your Honor.
 7
                           The disposition? There's going to be a
              THE COURT:
 8
    sale and the buyer's going to get the assets.
 9
              MR. THOMPSON: The assets that are Stream TV assets
    that remain in the hands of the now winning bidder, the
10
11
    stalking horse.
12
                           The buyer's going to get the assets on
              THE COURT:
13
    the schedules. Okay?
14
              MR. GEORGE: Will we have an opportunity to respond
15
    to their filing of this morning, requesting a new order?
16
    then changes to the asset purchase agreement.
17
              THE COURT:
                           I'm going to give you 48 hours.
                                                            If vou
18
    guys have any response to that, then -- okay. Would you like
19
    72 hours?
20
              MR. GEORGE:
                            Is Monday morning -- what's the
21
    difference --
22
                          Monday morning is fine. You can have
              THE COURT:
23
    Monday morning to respond to the blackline order.
24
              MR. WATTERS: Your Honor, this is Michael Watters,
25
    for Shepherd Mullen, I'm counsel to Leia, Inc. I -- I have
```

```
1
    some concerns about the sale order as well. I am sitting here
 2
    listening to the characterization of the sale, you know, your
    characterization of the sale, I think, is inconsistent with the
 3
 4
    redline order. I don't know if it's appropriate to raise that
 5
    now --
              THE COURT: Okav. No. Yeah.
 6
 7
              MR. WATTERS: -- order. All right.
                          Yeah. All right.
 8
              THE COURT:
                                              I hear you.
 9
              So Pam, just mark on the docket --
              MR. WATTERS:
10
                            Yeah.
11
              THE COURT: -- that any concerns with the blackline
12
    order should be filed Monday close of business, 5:00 p.m.
13
              Okay? Anything else?
14
              MR. WATTERS: Okay.
15
              MR. SWICK:
                          I guess I just want to raise it formally,
    and then to say we wanted to bring Matthu Rajan, Bud Roberston,
16
17
    Nicole Menine, to testify, that's been denied.
18
              THE COURT: Yeah. I find it totally irrelevant.
19
    Thank you.
20
              MR. GEORGE:
                           Your Honor, I would move into evidence
21
    our exhibits 1 through 6 and ask the Court to take judicial
22
    notice of the motion to approve the Hawk settlement which is
2.3
    docket number 630; the evidentiary record from that hearing,
24
    which is 670; the 9019 order which is 653; the trustee opinion
25
    which is 548; the order granting Hawk relief from stay, which
```

```
1
    is 549; and the reservation of rights by Leia which is 841.
 2
              THE COURT: Okay. So moved.
              MS. RUSSEL: Your Honor, Alyssa Russel from Skinner &
 3
    Skinner on behalf of SeeCubic. Regarding the request to
 4
 5
    respond to the redline order, the APA contemplates an outside
 6
    date for answering the order of December 7th and our client has
 7
    a target closing -- outside date for closing of December 10th.
 8
              THE COURT:
                          Yep.
                                I'm going to resolve --
 9
              MS. RUSSEL: Your Honor has already --
10
              THE COURT: -- everything before the 10th.
11
              MS. RUSSEL: Okay. I was going to say --
12
              MR. THOMPSON: Your Honor, no one put them here -- no
13
    one put them here but them.
14
              THE COURT:
                         Huh? Yeah. Okay. I'm going to enter an
15
    order prior to the 10th. All right. I think that concludes
16
    our business here today.
              MR. THOMPSON: Thank you, Your Honor.
17
              MS. RUSSEL: Thank you, very much. Ma'am? Thanks.
18
19
         (Proceedings adjourned)
20
21
22
2.3
24
25
```

<u>C E R T I F I C A T E</u>

I hereby certify that the foregoing is a true and correct transcript from the electronic sound recording of the proceedings in the above-entitled matter.

John Buckley, CET-623 Digital Court Proofreader